1 RUSSELL E. MARSH, ESQUIRE Nevada Bar No. 11198 WRIGHT MARSH & LEVY 300 S. Fourth Street 3 Suite 701 Las Vegas, NV 89101 4 Phone: (702) 382-4004 Fax: (702) 382-4800 5 russ@wmllawlv.com Attorney for Defendant Stark 6 7 UNITED STATES DISTRICT COURT 8 **DISTRICT OF NEVADA** 9 10 UNITED STATES OF AMERICA, 11 Plaintiff, 12 CASE NO. 2:18-CR-00392-RFB-PAL VS. 13 RAVEN STARK, 14 Defendant. 15 16 STIPULATION AND ORDER TO MODIFY CONDITIONS 17 OF DEFENDANT STARK'S PRETRIAL RELEASE 18 IT IS HEREBY STIPULATED AND AGREED, between the United States of America, by 19 and through its attorney, Nicholas Trutanich, United States Attorney, through Kevin Schiff, Assistant 20 United States Attorney; and Defendant Raven Stark ("Ms. Stark"), by and through her counsel, 21 Russell E. Marsh, Esquire, Wright Marsh & Levy, that the conditions of Ms. Stark's Pretrial Release 22 be modified to place her on radio frequency (RF) location monitoring instead of GPS, and to place 23 her on a curfew as scheduled by Pretrial Services instead of house arrest. 24 1. Ms. Stark was charged by Indictment on December 4, 2018 (ECF No. 1), and was

initially detained when she appeared in this case on December 10, 2018 (ECF Nos. 5, 10). On

January 7, 2019, Ms. Stark was ordered released on the condition, among others, that she be placed

on the Location Monitoring Program, subject to a home detention component, with GPS technology.

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(ECF Nos. 14, 15).

1	2.	Ms. Stark's trial in this ma	atter is currently set for May 6, 2019, but the parties will	
2	also be submitting a stipulation to continue the trial date for 90 days.			
3	3.	3. Ms. Stark suffers from several medical conditions, and requires flexibility to attend		
4	doctor's appointments and attend to her medical needs. Ms. Stark also cares for her mother and one			
5	of her children.			
6	4.	Pretrial Services Officer A	ustin Allison has requested that Ms. Stark's conditions of	
7	pretrial release be modified to place her on a curfew with radio frequency (RF) location monitoring			
8	5.	Assistant U.S. Attorney Ke	evin Schiff agrees with this request.	
9	6.	The parties agree that all o	ther conditions of Ms. Stark's release will remain in full	
10	force and effect.			
11	Dated this 11th day of April, 2019.			
12	Respectfully submitted:			
13	WRIGHT MA	ARSH & LEVY	NICHOLAS TRUTANICH United States Attorney	
14			Officed States Attorney	
15		ssell E. Marsh E. MARSH, ESQUIRE	By /s/ Kevin Schiff KEVIN SCHIFF	
16	300 S. Fou Suite 701		Assistant United States Attorney 501 Las Vegas Boulevard South	
17	Las Vegas, NV 89101 Attorney for Defendant Stark		Suite 1100 Las Vegas, NV 89101	
18	Attorney it	n Detendant Stark	Las Vegas, IVV 67101	
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1	UNITED STATES DISTRICT COURT		
2	DISTRICT OF NEVADA		
3 4 5	UNITED STATES OF AMERICA,) Plaintiff,) vs.) CASE NO. 2:18-CR-00392-RFB-PAL		
6 7 8	RAVEN STARK, Defendant.		
9	Based on the parties' Stipulation to Modify Conditions of Pretrial Release, and good cause		
10	appearing,		
11	IS IT HEREBY ORDERED that the conditions of Defendant Stark's pretrial release be		
12	modified as follows:		
13	1. Ms. Stark shall be placed on a curfew, as scheduled by Pretrial Services.		
14	2. Ms. Stark will be placed on radio frequency (RF) location monitoring.		
15	3. All other conditions of Pretrial Supervision will remain in effect.		
16	IT IS SO ORDERED. DATED: April 12, 2019		
17	DATED: 11911 12, 2015		
18 19			
20	RICHARD F. BOULWARE, II United States District Judge		
21	Office States District Judge		
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